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August 25, 2014

Office of the Connecticut Claims Commissioner
Room 123
165 Capitol Avenue
Hartford, CT 06106

Subject: Review Pursuant to CGSA Sections 4-158 and 4-159 by
The General Assembly (2015) of Your Clearly Erroneous
Decision Dated August 15, 2014 of Claims 22978/22979

Dear Commissioner Vance:

For the reasons briefly enumerated below, the undersigned attorney for the estate of inmate Michael S. Jay, 357990, requests per the above cited statutes that the General Assembly review at its next session your decision which is contrary to the facts and law adduced by me at the hearing held 8-22-2013.

Furthermore, I believe that you were not an impartial arbiter because your father is employed by the State Police and my son was wrongly imprisoned for allegedly assaulting two officers dispatched from Troop K barracks of Colchester State Police who burst into his Salem condo without a warrant to serve a misdemeanor warrant when in fact it was my son who was hospitalized in Norwich after being assaulted by these two troopers. You should have recused yourself from hearing this matter.

1. Michael Jay was released on November 3, 2011, not the 9th.
2. I submitted documents obtained via FOIA purported showing he was released in Norwich; whereas he was released in New London. He was released at 0400, not at 0800, as DOC witness Murphy lied under oath.
3. Michael S. Jay received NO medical care in prison. He was administered ONLY one tylenol pill per day per DOC's own records that CCC accepted into evidence.
4. My Pre-Disposition Legal Memorandum demonstrated conclusively that the controlling case law in the Second

Circuit requires under the 8th Amendment that prisoner who were receiving lawfully prescribed medication prior to being incarcerated continue to receive them while in prison. DOC received notice from the undersigned of all medications that Inmate Jay was receiving from his Medicaid doctors at the time he was imprisoned at Corrigan CCI but willfully refused to administer them to Inmate Jay in violation of his constitutionally protected rights.

5. DOC replaced Inmate Jay's eyeglasses which were broke when effecting his 6-10-10 arrest which resulted in his immediate incarceration because it violated the terms of his appeal bond. At that time, the prison optometrist diagnosed Inmate Jay with glaucoma and provided him with prescription eye drops. However, Inmate Jay was not given any of these eye drops when he was released.

6. Michael Jay was driven to the Norwich office of DSS by Ms. Andrea Carey on November 6, 2011 and requested that he be re-enrolled in Medicaid. He was wrongfully denied readmission to this program in which he had participated since January 2000 and in which he was being treated on the very day that he was incarcerated, June 10, 2010, and receiving both narcotic pain killers and anti psychotic drugs that he desperately needed, because he could not produce his social security card despite having his DOC photo identification sheet.

7. It is undisputed that Michael Jay died on November 18, 2011 from alcohol poisoning. His estate's allegation of wrongful death caused by the acts of DOC and DSS is and has always been predicated upon the allegation that former Inmate and Medicaid Patient Michael Jay self medicated for extreme pain in his right hip, intestinal area [colitis and diverticulitis found at autopsy by Chief Medical Examiner Wayne Carver], and glaucoma in both eyes [DOC and private optometrist post release] because he could only use alcohol because he had no access to his formerly legally prescribed narcotic pain killers.

William Walton Jay

Juris No. 303104

Administrator of the Estate of Michael S. Jay

PD 31 Number 11-0506.